

6 FAM 125.5
(*) Revision

GENERAL SERVICES

4-25
TLCG

UNIFORM STATE/AID/USIA FOREIGN SERVICE TRAVEL REGULATIONS

American and Local Employees, Family and Effects

125.5 Transfer

Travel from old post, or any place where presence is due to Government orders, to new post. Effects from old post to new post and/or to point of storage; or to new post from old post, previous posts, and/or points of authorized storage;

Effects may be shipped between places other than those authorized subject to provisions of section 163.

When emergency conditions exist at the new post, another destination may be designated for travel of the family and transportation and storage of effects and a motor vehicle. Upon termination of the emergency, travel and transportation to the new post may be authorized.

125.6 Alternate Seat of Government

To and from alternate seat of government.

125.7 Evacuation Under Disturbed Conditions

From post of assignment to place designated in the travel orders and thence to post.

No per diem at destination unless specifically authorized. Shipment and storage of effects, and a motor vehicle, may be authorized.

125.8 Appointment

From place or places of residence or other place specifically authorized, to official duty station.

*Effects may be authorized to be shipped at Government expense from place of storage. Shipment of effects is authorized only for employees whose tour of duty at post is one year or more. If an employee does not serve one year or more at a post because the Government transfers or otherwise removes him from the post for the convenience of the Government, the foregoing sentence shall not apply.

125.9 Military Furlough, Resignation, Retirement and Other Separation

From post or any place where presence is due to Government orders to designated place of residence in the United States, its possessions or the Commonwealth of Puerto Rico, or, in the case of local employees, to a designated place of residence at the time of appointment.

When an American employee elects to reside elsewhere, expenses shall be allowed based on constructive cost (sections 131.3 and 131.4) to last place of residence in the United States, its possessions or the Commonwealth of Puerto Rico prior to appointment to the Service. If employee had no such residence, constructive cost is allowable to nearest port of entry into the continental United States. (See 3 FAM 780 and M.O. 479.1 re separation of American employees; 3 FAM 749 re military furlough; M.O. 478.1 regarding separations for military service.)